

**IN THE UNITED STATES DISTRICT COURT  
FOR THE NORTHERN DISTRICT OF MISSISSIPPI  
OXFORD DIVISION**

**ESTATE OF CASSIE YVONNE SMITH TAYLOR,  
DECEASED, BY AND THROUGH WILLIE J. TAYLOR,  
ADMINISTRATOR OF THE ESTATE OF  
CASSIE YVONNE SMITH TAYLOR, DECEASED,  
FOR THE USE AND BENEFIT OF THE ESTATE OF  
CASSIE YVONNE SMITH TAYLOR, DECEASED AND  
FOR THE USE AND BENEFIT OF THE WRONGFUL  
DEATH BENEFICIARIES OF CASSIE YVONNE SMITH  
TAYLOR**

**PLAINTIFF**

**v.**

**CIVIL ACTION NO.: 3:15-CV-216-MPM-SAA**

**GGNSC SOUTHAVEN LLC d/ba GOLDEN LIVING  
CENTER SOUTHAVEN, et al.**

**DEFENDANTS**

**ORDER**

Plaintiff has requested that *pro hac vice* counsel, Deena K. Arnold, be allowed to appear at depositions on behalf of plaintiff without the presence of local counsel. Docket 35. Local Rule 83.1(b)(1) states that “every deposition, mediation, conference or hearing must be attended by at least one attorney of record admitted to the general practice of law in the district court in which the action is pending.” Because the Local Rules explicitly require participation by local counsel at depositions, plaintiff’s motion will be DENIED. However, under the circumstances of this particular case, local counsel will be allowed to participate in the depositions telephonically.

**SO ORDERED**, this the 31<sup>st</sup> day of May, 2016.

/s/ S. Allan Alexander  
UNITED STATES MAGISTRATE JUDGE